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U.S. APPLICATION NO	1	FIRST NAMED.	L'PLICANT	ATTY DOCKET NO.
09/646892	MAL.	TZER	P	P100564-0003
			INTERNA	TIONAL APPLICATION NO
ARENT FOX KINTNER PLOTKII 1050 CONNECTICUT AVENUE			PCT/EP99/02171	
WASHINGTON, DC 20036		ĺ	I A FILING D	TE PRIORITY DATE
			30 MAR	99 09 APR 98
			DATE MAILED ()	30 OCT 00 1000
NOTIFICATION OF 1	MISSING REQUIREME	NTS UNDER		
	ES DESIGNATED/ELF			
 The following items have been s 		or the IB to the	United States Pate	ent and Trademark Office as
☐ a Designated Office				
▼ an Elected Office (37 CFR 1.495):			
U.S. Basic National Fee.				
Copy of the international ap	olication in:			
a non-English langu	age.			
English.	, p. 19			•
Translation of the internation		D.		
Oath or Declaration of inven				
Copy of Article 19 amendme				
☐ Translation of Article 19 am ☐ The International Preliminar		Coali bandits	Annayaa ifany	
Translation of Annexes to th	•	•		h
Preliminary amendment(s) f		and	Report fallo Linglis	u.
Information Disclosure State				_,
Assignment document.	Intelli(3) fued OO ; o.	und		·
Power of Attorney and/or C	hange of Address			1
Substitute specification filed	•			
☐ Verified Statement Claiming		····		
Priority Document.	•			
Copy of the International Se.	arch Report 🗷 and copie:	of the reference	es cited therein.	
Other:				
The following items MUST be f	urnished within the period	set forth below	in order to comp	lete the requirements for
ecceptance under 35 U.S.C. 371:				
☐ a. Translation of the applica		processing fee	will be required if	submitted later than the
appropriate 20 or 30 months				LANC EDEC
The current trans	lation is defective for t	he reasons ind	icated on the att	ached Notice of Defective
☐ b. Processing fee for provid		pplication and/	or the Annexes lat	er than the appropriate 20 or
30 months from the priority c. Oath or declaration of the		with 37 CFR 1	497(a) and (b) ic	dentifying the application by
the International application			. 127(1) 1111 (0), 10	ienin) ing ino application of
	declaration does not com		R 1.497(a) and (b)	for the reasons indicated
d. Surcharge for providing t (37 CFR 1.492(e)).		er than the appro	opriate 20 or 30 m	onths from the priority date
3 Additional claim fees of \$414	as a X large en	tity 🗀 small en	tity, including any	required multiple dependent
claim fee, are required. Applicant industries. See attached PTO-875.	must submit the additional	claim fees or c	ancel the addition	al claims for which fees are
ALL OF THE ITEMS SET FORT	TH IN 2(a)-2(d) AND 3 A	BOVE MUST	BE SUBMITTE	WITHIN ONE MONTH

THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

- 4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date.
- 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR. 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

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Enclosed: PCT/DO/EO/917	☐ Notice of Defective Translation	John Anderson
☐ PTO-875 FORM PCT/DO/EO/905 (December 1997)		Telephone: 703-308-9116